/w.M. 3/21/03

PATENT Attorney Docket No. 11557.00

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

Teruo Umemoto

Serial No. 09/939,141

Filed: August 24, 2001/

For: METHOD FOR PREPARING POLYMERS

CONTAINING CYCLOPENTANONE

STRUCTURES

DEMARK OFFICE

Examiner:

Wong, Edna

Art Unit:

1741

## RESPONSE TO OFFICE ACTION

Box: Non-fee Amendment Commissioner for Patents Washington, D.C. 20231

## Madam:

This letter is in response to an Office action dated 23 January 2003 wherein restriction of the claims under 35 U.S.C. § 121 is required.

The office action contends the claims presently under consideration in the application are directed to four distinct inventions identified as follows:

- I Claims 1-16 and 21-27, drawn to a method of production of a polymer having at least one unit that contains at least one cyclopentenone structure with at least two aromatic rings;
- II Claims 17-20, 41-44, 59-62 and 70-75, drawn to a polymer and LED;
- III Claims 28-40 and 45-53, drawn to a method for the production of a polymer having at least one unit that contains at least two aromatic rings;

and

IV Claims 54-58 and 63-69 drawn to a method for the production of a polymer having at least one unit that contains at least two aromatic rings.

Pursuant to 37 C.F.R. § 1.142, Applicants elect for prosecution claims directed to the claims grouped in the Office action as Invention I, without waiving the right to reinstatement of the non-elected claims grouped as Invention II, III, or IV at a later time.

Application request substantive examination of the elected claims in due course.

Respectfully submitted this 24th day of January 2003.

Paul J. Prendergast Reg. No.: 46,068

303-352-1150

**Dorsey & Whitney LLP** USPTO Customer No. 20686

cc: Client

David Carrol, Esq.

Docketing